§§ 11-604 and 11-605.

The only ofter changes are in style.

11-604. PRESUMPTIVE PVIDENCE OF UNLAWPUL USE.

UNLESS TAKEN WITH THE WRITTEN CONSENT OF THE OWNER, EACH OF THE FOLLOWING ACTIONS BY ANY PERSON, OTHER THAN THE PERSON WHOSE MARK IS ON THE CONTAINER, IS PRESUMPTIVE EVIDENCE OF A VIOLATION OF THIS SUBTITLE:

- (1) USE OF A MARKED CONTAINER;
- (2) POSSESSION OF A MARKED CONTAINER; OR
- (3) PURCHASE OF A MARKED CONTAINER FOR:
 - (i) THE SALE OF LIQUEFIED PETROLEUM GAS: OR
- (ii) THE FILLING OR REFILLING OF THE CONTAINER WITH LIQUEFIED PETROLEUM GAS.
 - REVISOR'S NOTE: This section presently appears as Art. 27, §355C.

The only changes are in style.

11-605. ISSUANCE OF WARRANT; RETURN OF PROPERTY UNLAWFULLY TAKEN.

(A) ISSUANCE OF WARRANT.

IF THE OWNER OF A MARKED CONTAINER, HIS OFFICER, OR AUTHORIZED AGENT WHO HAS PERSONAL KNOWLEDGE OF THE FACTS BEFORE ANY MAKES OATH IN WRITING COURT OF COMPETENT JURISDICTION THAT HE BELIEVES THAT A PERSON HAS VIOLATED PROVISION OF THIS SUBTITLE WITH RESPECT TO THE CONTAINER, THE COURT, IF SATISFIED THAT THERE REASONABLE CAUSE, MAY ISSUE A WARRANT AND CAUSE THE ALLEGED VIOLATOR TO BE BROUGHT INTO COURT FOR THE PURPOSE OF DISCOVERING AND OBTAINING THE CONTAINER.

(B) RETURN OF PROPERTY UNLAWFULLY TAKEN.

IF THE COURT FINDS THAT A PERSON VIOLATED ANY PROVISION OF THIS SUBTITLE, IT SHALL AWARD AN UNLAWFULLY TAKEN CONTAINER TO ITS TRUE OWNER.

REVISOR'S NOTE: This section presently appears as Art. 27, §355D.

The reference to "the president, secretary, treasurer, of any corporation mentioned in §355A" is deleted as unnecessary in light of